

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS FO Box 1430 Alexandria, Virginia 22313-1450 www.tepto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/829,145	04/21/2004	Yuh-Cherng Wu	13906-122001 / 2003P00271	5096
32864 FISH & RICH	7590 12/27/2907 ARDSON, P.C.	EXAMINER		
PO BOX 1022		LEE, JINHEE J		
MINNEAPOLIS, MN 55440-1022			ART UNIT	PAPER NUMBER
			2174	
			MAIL DATE	DELIVERY MODE
			12/27/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No.	Applicant(s)	Applicant(s)		
10/829,145	WU, YUH-CHERNG			
Examiner	Art Unit			
Jinhee J. Lee	2174			

	10/829,145	WU, YUH-CHERNG				
Office Action Summary	Examiner	Art Unit				
	Jinhee J. Lee	2174				
- The MAILING DATE of this communication appears on the cover sheet with the correspondence address -						
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after 58/16 (i) MONTH's from the mailing date of the communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire 58/16 (ii) MONTH's from the mailing date of this communication. - Failure to reply within the set or extended period for reply will be blacked, cause the application to become ARANDONED (38 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earend grant term adjustment. See of CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) ⊠ Claim(s) 1-15 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) □ Claim(s) is/are allowed. 6) ☑ Claim(s) is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or Application Papers 9) □ The specification is objected to by the Examine: 10) □ The drawing(s) filed on is/are: a) □ acceptable.	wn from consideration. r election requirement. r.	Examiner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12)						
Attachment(s)						
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Notice of References Cited (PTO-892) Notice of References Cited (PTO-892) Notice of References Cited (PTO-892) Notice of PTO-948)	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ite				

Page 2

Application/Control Number: 10/829,145
Art Unit: 2174

DETAILED ACTION

Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- Claims 11-15 are rejected under 35 U.S.C. 112, second paragraph, as being
 indefinite for failing to particularly point out and distinctly claim the subject matter which
 applicant regards as the invention.

Claims 11-15 seem to be claiming both the product and process. This is confusing. Applicant must claim the claim as an article, which is a product claim, or a process, which would be a method claim (e.g. method steps to create....bind, etc.) Clarify.

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

 Claims 1-4 and 11-15 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

Re claims 1-5, claims 1-5 fails to fall within a statutory category of invention.

They are directed to a process, not directed to machine, manufacture or produces a physical transformation. They are also clearly not directed to a composition of matter.

The process must establish a practical application by providing a useful, concrete and

Art Unit: 2174

tangible result. Creating a rule, binding and executing do not necessarily produce a tangible result. Therefore, they are non-statutory under 32 USC 101.

Re claims 11-15, claims 11-15 fails to fall within a statutory category of invention. They are directed to a program itself, not a process occurring as a result of executing the program, a machine programmed to operate in accordance with the program nor a manufacture structurally and functionally interconnected with the program in a manner which enables the program to act as a computer component and realize its functionality. They are also clearly not directed to a composition of matter. Therefore, they are non-statutory under 32 USC 101.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filled in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filled in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

 Claims 1-3, 5-8, 10-13 and 15 are rejected under 35 U.S.C. 102(b) as being anticipated by SAP Wizard Builder (NPL provided by the applicant in IDS called Screen Shots of a Wizard Builder sold by SAP AG, 7 sheets).

Re claim 1, SAP Wizard Builder discloses a method to be executed as part of a process for creating an executable configuration program that comprises multiple steps

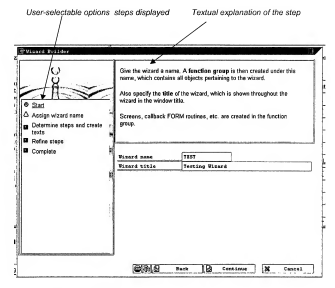
Art Unit: 2174

that are successively executed and wherein associated with each of the steps are userselectable options, the method comprising: creating a rule that during execution of the
configuration program determines which of the user-selectable options for a step are
displayed when a specified user-selectable option of a previous step is selected; and
binding the rule to the specified selectable option so that during execution of the
configuration program the rule is executed when the specified user-selectable option is
selected (rule created and binded to execute the rule binded to the specific option when
user selects the user-selectable option as claimed above is shown in figures 4-7 for
example, also see annotation in figure below).

Re claim 2, SAP Wizard Builder discloses a method wherein the binding of the rule to the specified user-selectable option is performed by virtue of a designer selecting a user-selectable option for which to create the rule (inherent, since pages 4-7 show that the user-selectable options are set as created by the designer).

Re claim 3, SAP Wizard Builder discloses a method further comprising: creating a textual explanation of the step that describes available user-selectable options for the step; and binding the textual explanation to the step so that during execution of the configuration program the textual explanation of the step is displayed (see annotated figure below for example).

Re claim 5, SAP Wizard Builder discloses a method further comprising evaluating the stability of a configured software application by executing the software application using a simulated user-selectable option (see page 3, execute in diagnosis mode for example).



Re claim 6, SAP Wizard Builder discloses a system comprising: a computer network (inherently used to execute the wizard builder); a service delivery device coupled to the network, the service delivery device including a processor and memory storing instructions that, in response to receiving a first type of request for access to a service (inherently used to execute the wizard builder), cause the processor to: create an executable configuration program that comprises multiple steps that are successively

executed and wherein associated with each of the steps are user-selectable options; create a rule that during execution of the configuration program determines which of the user-selectable options for a step are displayed when a specified user-selectable option of a previous step is selected; and bind the rule to the specified selectable option so that during execution of the configuration program the rule is executed when the specified user-selectable option is selected (rule created and binded to execute the rule binded to the specific option when user selects the user-selectable option as claimed above is shown in figures 4-7 for example, also see annotation in figure above).

Re claim7, SAP Wizard Builder discloses a system wherein the memory stores instructions that, in response to receiving the first type of request, cause the processor to bind the rule to the specified user-selectable option by providing an ability to select a user-selectable option for which to create the rule (rule created and binded to execute the rule binded to the specific option when user selects the user-selectable option as claimed above is shown in figures 4-7 for example, also see annotation in figure above).

Re claim 8, SAP Wizard Builder discloses a system wherein the memory stores instructions that, in response to receiving the first type of request, cause the processor to: create a textual explanation of the step that describes available user-selectable options for the step; and bind the textual explanation to the step so that during execution of the configuration program the textual explanation of the step is displayed (see annotated figure above for example).

Re claim 10, SAP Wizard Builder discloses a system wherein the memory stores instructions that, in response to receiving the first type of request, cause the

processor to evaluate the stability of a configured software application by executing the software application using a simulated user-selectable option (see page 3, diagnosis mode for example).

Re claim 11, SAP Wizard Builder discloses an article comprising a machinereadable medium storing machine-readable instructions (inherently used for displaying
and using the Wizard Builder) that, when applied to the machine, cause the machine to:
create an executable configuration program that comprises multiple steps that are
successively executed and wherein associated with each of the steps are userselectable options; create a rule that during execution of the configuration program
determines which of the user-selectable options for a step are displayed when a
specified user-selectable option of a previous step is selected; and bind the rule to the
specified selectable option so that during execution of the configuration program the
rule is executed when the specified user-selectable option is selected (rule created and
binded to execute the rule binded to the specific option when user selects the userselectable option as claimed above is shown in figures 4-7 for example, also see
annotation in figure above).

Re claim 12, SAP Wizard Builder discloses an article including instructions that, when applied to the machine, cause the machine to bind the rule to the specified user-selectable option by providing an ability to select a user-selectable option for which to create the rule (see pages 4-7 for example).

Re claim 13, SAP Wizard Builder discloses an article including instructions that, when applied to the machine, cause the machine to: create a textual explanation of the

Art Unit: 2174

step that describes available user-selectable options for the step; and bind the textual explanation to the step so that during execution of the configuration program the textual explanation of the step is displayed (see annotated figure above for example).

Re claim 15, SAP Wizard Builder discloses an article including instructions that, when applied to the machine, cause the machine to evaluate the stability of a configured software application by executing the software application using a simulated user-selectable option (see page 3, diagnosis mode for example).

Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all
 obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 4,9 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over SAP Wizard Builder in view of Watson-Luke et al. (20050114240).

Re claim 4, SAP Wizard Builder substantially discloses a method as set forth in claim 3 above SAP Wizard Builder does not explicitly disclose wherein creating the textual explanation comprises translating the textual explanation into at least one different language. However, Watson-Luke et al. teaches of wherein creating the textual explanation comprises translating the textual explanation into at least one different language (see paragraph 0297 for example). It would have been obvious to one having ordinary skill in the art at the time the invention was made to have wherein creating the textual explanation comprises translating the textual explanation into at

least one different language of Watson-Luke et al. on the method of SAP Wizard Builder in order to provide different language support.

Re claim 9, SAP Wizard Builder substantially discloses a system as set forth in claim 8 above SAP Wizard Builder does not explicitly disclose wherein the memory stores instructions that, in response to receiving the first type of request, cause the processor to translate the textual explanation into at least one different language. However, Watson-Luke et al. teaches of wherein the memory stores instructions that, in response to receiving the first type of request, cause the processor to translate the textual explanation into at least one different language (see paragraph 0297 for example). It would have been obvious to one having ordinary skill in the art at the time the invention was made to have wherein the memory stores instructions that, in response to receiving the first type of request, cause the processor to translate the textual explanation into at least one different language of Watson-Luke et al. on the system of SAP Wizard Builder in order to provide different language support.

Re claim 14, SAP Wizard Builder substantially discloses an article as set forth in claim 13 above SAP Wizard Builder does not explicitly disclose when applied to the machine, cause the machine to translate the textual explanation into at least one different language. However, Watson-Luke et al. teaches of when applied to the machine, cause the machine to translate the textual explanation into at least one different language (see paragraph 0297 for example). It would have been obvious to one having ordinary skill in the art at the time the invention was made to have when applied to the machine, cause the machine to translate the textual explanation into at

Art Unit: 2174

least one different language of Watson-Luke et al. on the article of SAP Wizard Builder in order to provide different language support.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jinhee J. Lee whose telephone number is 571-272-1977. The examiner can normally be reached on M- F at 8:30AM-5PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kristine Kincaid can be reached on 571-272-2100 ext. 74. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Jinhee J Lee/ Primary Examiner, Art Unit 2174 Art Unit: 2174